

COVINGTON & BURLING

1201 PENNSYLVANIA AVENUE, N. W.

P.O. BOX 7566

WASHINGTON, D.C. 20044-7566

(202) 662-6000

TELEFAX: (202) 662-6291

TELEX: 89-593 (COVLING WSH)

CABLE: COVLING

LEE J. TIEDRICH

DIRECT DIAL NUMBER

(202) 662-5403

March 12, 1996

EX PARTE OR LATE FILED

DOCKET FILE COPY ORIGINAL

LECONFIELD HOUSE

CURZON STREET

LONDON W1Y 8AS

ENGLAND

TELEPHONE: 44-171-495-5655

TELEFAX: 44-171-495-3101

BRUSSELS CORRESPONDENT OFFICE

44 AVENUE DES ARTS

BRUSSELS 1040 BELGIUM

TELEPHONE: 32-2-512-9890

TELEFAX: 32-2-502-1598

VIA MESSENGER

The Honorable William F. Caton
Acting Secretary
Federal Communications Commission
1919 M Street, N.W.
Room 222
Washington, D.C. 20554

RECEIVED

MAR 13 1996

**FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY**

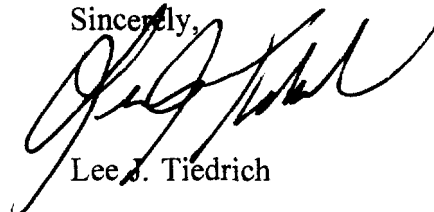
Re: ET Docket No. 94-124
Amendment of Parts 2, 15, and 97 of the
Commission's Rules to Permit Use of Radio
Frequencies Above 40 GHz for New Radio
Applications

Dear Mr. Caton:

On Tuesday March 12th, counsel for Sky Station International, Inc. ("Sky Station") met with Dr. Robert Pepper, Elliot Maxwell and John Williams in the Office of Plans and Policy to discuss the authorization of a Global Stratospheric Telecommunications Service using spectrum proposed for millimeter wave operations in the above-referenced proceeding. The discussion focused on the issues outlined in the attached materials which were provided during the presentation. Please associate these materials with the above-referenced proceeding.

The law firms of Mahon & Patusky and Covington & Burling represented Sky Station in this meeting. Any questions concerning this matter should be addressed to Paul Mahon of Mahon & Patusky at (202) 483-4000 or the undersigned.

Sincerely,



Lee J. Tiedrich

Attachment

cc: Dr. Robert M. Pepper
Mr. Elliot Maxwell
Mr. John Williams

No. of Copies rec'd
List ABCDE

0+2



Service Definition

Regulatory
Briefing
1 of 19

GSTS:

Global Stratospheric Telecommunications Service

“a Radiocommunications service between stratospheric stations and any combination of mobile stations and fixed stations, with such service intended for capability of operation beyond the geographical limits of a country or continent.”



Stratospheric Station Definition

Regulatory
Briefing
2 of 19

Stratospheric Station: A station located at a fixed position in the stratosphere

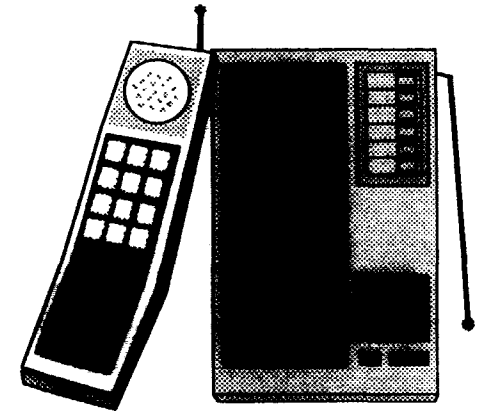
Note: The stratosphere is that portion of the earth-space environment which is too high for air-dependant flight and too low for orbital maintenance; approximately 13-50 miles above the earth; above 99% of the breathable atmosphere.



GSTS Applications

Regulatory
Briefing
3 of 19

Global and fully portable 10¢/minute
picturephone service, with capacity for
> 1 billion users.

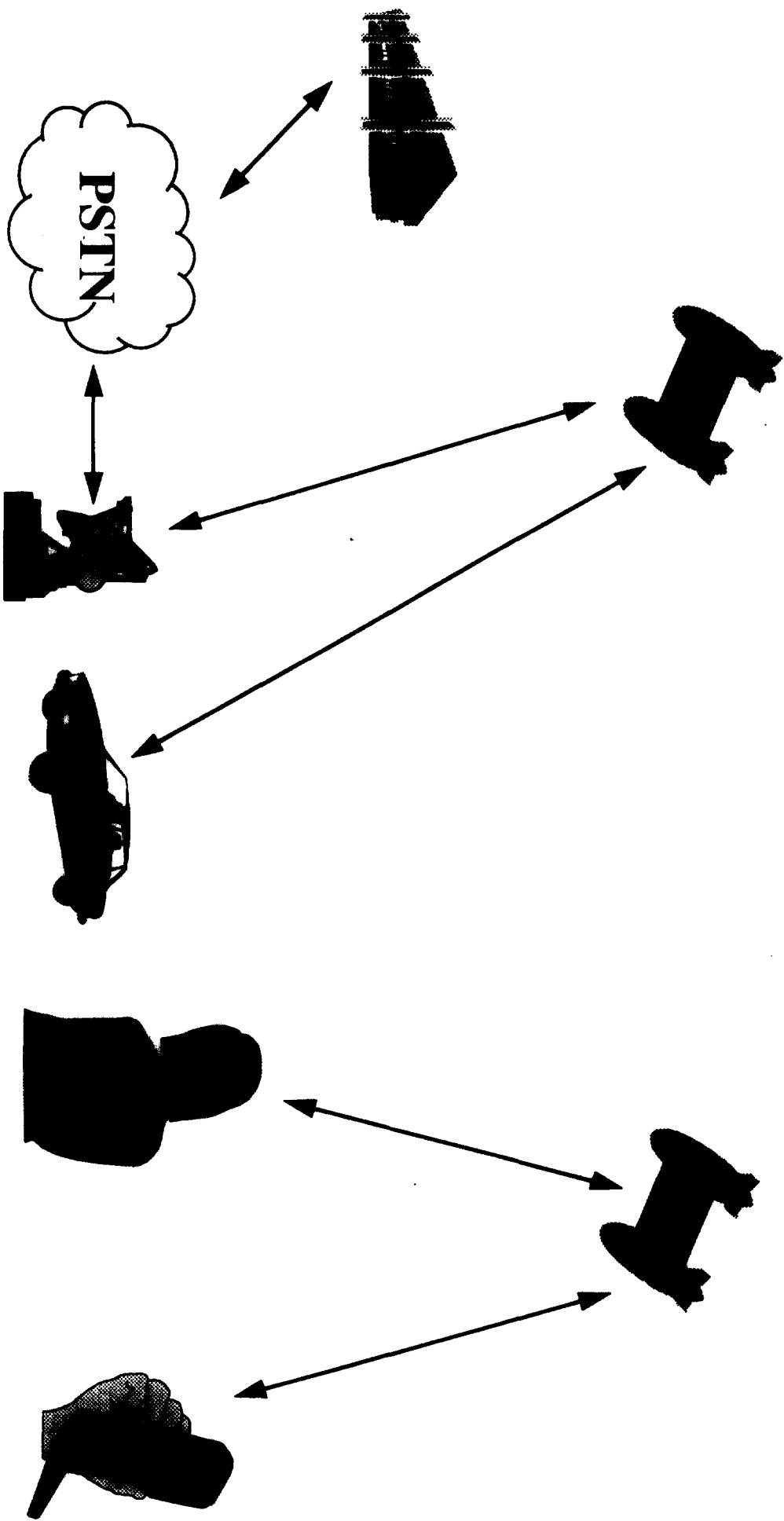


Global and fully portable 10¢/minute
wireless world wide web connectivity,
with capacity for > 1 billion users



GSTS Schematic

Regulatory
Briefing
4 of 19





Markets and Competition Matrix

Regulatory
Briefing
5 of 19

5 of 19

		Mobility					
		High	Medium	Low			
Cost to user	High	LEO MSS (eg Iridium)		Ka-Band (eg Teledesic)	Geography	all	Global Coverage
	Medium		GSTS (eg Sky Station)		People	all	
	Low	Cellular & PCS (eg Sprint Spectrum)		Fiber Optic (eg Cable)	Cities	all	
		Bandwidth to user					
		Low	Medium	High			



GSTS Billion Person Capacity for Broadband Portable Service

Regulatory
Briefing
6 of 19

- 300 times user bandwidth (2,100 cells divided by 7 times reuse), divided by 70 KHz.
- At Bandwidth limit, assuming 50% used for base station and 9% guardband width
- $300 * 140 \text{ MHz} / 70 \text{ KHz} = 6,000,000$ Simultaneous Users
= 6,000,000 Subscribers at 0.1 Erlang
- Nominally, Platform Capacity times 250 = 1.5 Billion Subscribers Worldwide.



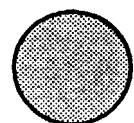
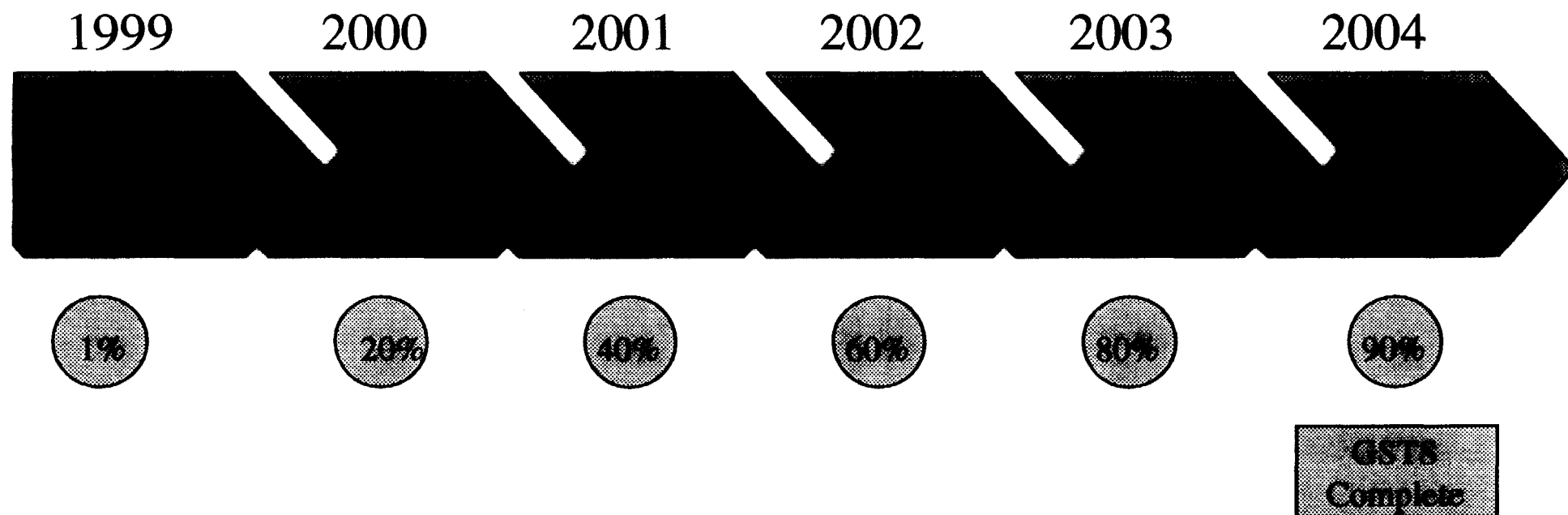
Why Sky Stations Now?

- Stratospheric Platforms are old idea.
- New technology, using GPS, makes geostationary (Fixed location over earth) platforms practical
- New composite materials and electronics make long duration (10 years) and high capacity communications practical.
- Concepts like Iridium and Teledesic validated the Global Wireless market.



Sky Station International Inc. (SSI) Schedule

Regulatory
Briefing
8 of 19



Coverage of world's population



GSTS Spectrum Requirements

Regulatory
Briefing
9 of 19

47.2 - 47.5 GHz (Earth-to-Stratosphere)
47.9 - 48.2 GHz (Stratosphere-to-Earth)

Current Allocation: 47.2 - 50.2 GHz is allocated to Fixed, Mobile, Fixed Satellite (Earth-to-Space)

Proposed FCC Allocation: 47.2 - 48.2 GHz should be limited to licensed millimeter wave services

Our Proposal:

- 1. Revise footnotes 901 and US297 to limit use of required sub-bands to GSTS**
- 2. Create rules for a GSTS**



Footnote 901 Language

Regulatory
Briefing
10 of 19

“The allocation of the spectrum for the fixed-satellite service in the bands 42.5 - 43.5 GHz and 47.2 - 50.2 GHz for earth-to-space transmission is greater than that in the band 37.5 - 39.5 GHz for space-to-earth transmission in order to accomodate feeder links to broadcasting satellites. Administrations are urged to take all practical steps to reserve the band 47.2 - 49.2 GHz for feeder links for the broadcasting satellite service operating in the band 40.5 - 42.5 GHz”.



Proposed Revised Footnote 901 Language

Regulatory
Briefing
11 of 19

“Use of the bands 47.2 - 47.5 GHz (Earth-to- stratosphere) and 47.9 - 48.2 GHz (stratosphere-to-earth) by the fixed service and by the mobile service is limited to global stratospheric telecommunications service. Stations in the fixed-satellite service may be operated subject to not causing harmful interference to the global stratospheric telecommunications service.

. . .

Administrations are urged to take all practical steps to reserve the band 47.5 - 47.9 GHz and 48.2 - 49.2 GHz for feeder links for the broadcasting-satellite service operating in the band 40.5 - 42.5 GHz.”



Footnote US297 Language

Regulatory
Briefing
12 of 19

Current: “The bands 47.2 - 49.2 GHz and 74.0 - 75.5 GHz are also available for feeder links for the broadcasting-satellite service.”

Proposed: “Use of the bands 47.2 - 47.5 GHz (Earth-to-stratosphere) and 47.9 - 48.2 GHz (Stratosphere-to-earth) by the fixed service and by the mobile service is limited to global stratospheric telecommunications service. The bands 47.5 - 47.9 GHz, 48.2 - 49.2 GHz and 74.0 - 75.5 GHz are also available for feeder links for the broadcasting-satellite service.”



Why 47.2 - 47.5 GHz & 47.9 - 48.2 GHz ?

**Regulatory
Briefing
13 of 19**

- 300 MHz in each direction is needed for a non-mutually exclusive billion person mass-access (10¢/minute) service.
- Very high elevation angles of GSTS are compatible with the severe losses of the millimeter band.
- Least congested non-government band allocated to fixed and mobile service.
- Only impact is to reduce an unused FSS and BSS feeder-link band from 2000 MHz bandwidth to 1400 MHz bandwidth.



Proposed Rules for GSTS

Regulatory
Briefing
14 of 19

- All technically, financially and legally qualified applicants authorized to launch with 300+300 MHz, but to power only a pro rata percentage of the bandwidth, after international coordination.
- Failure to meet construction and launch milestones forfeits bandwidth back to spectrum assignment pool.
- No mutual exclusivity.



Proposed Technical Qualifications

Regulatory
Briefing
15 of 19

- Documentation of GSTS technology (e.g., ability to remain geostationary)
- Ability to provide coverage to at least 80% of world's population
- Engineering certifications



Proposed Legal/Financial Qualifications

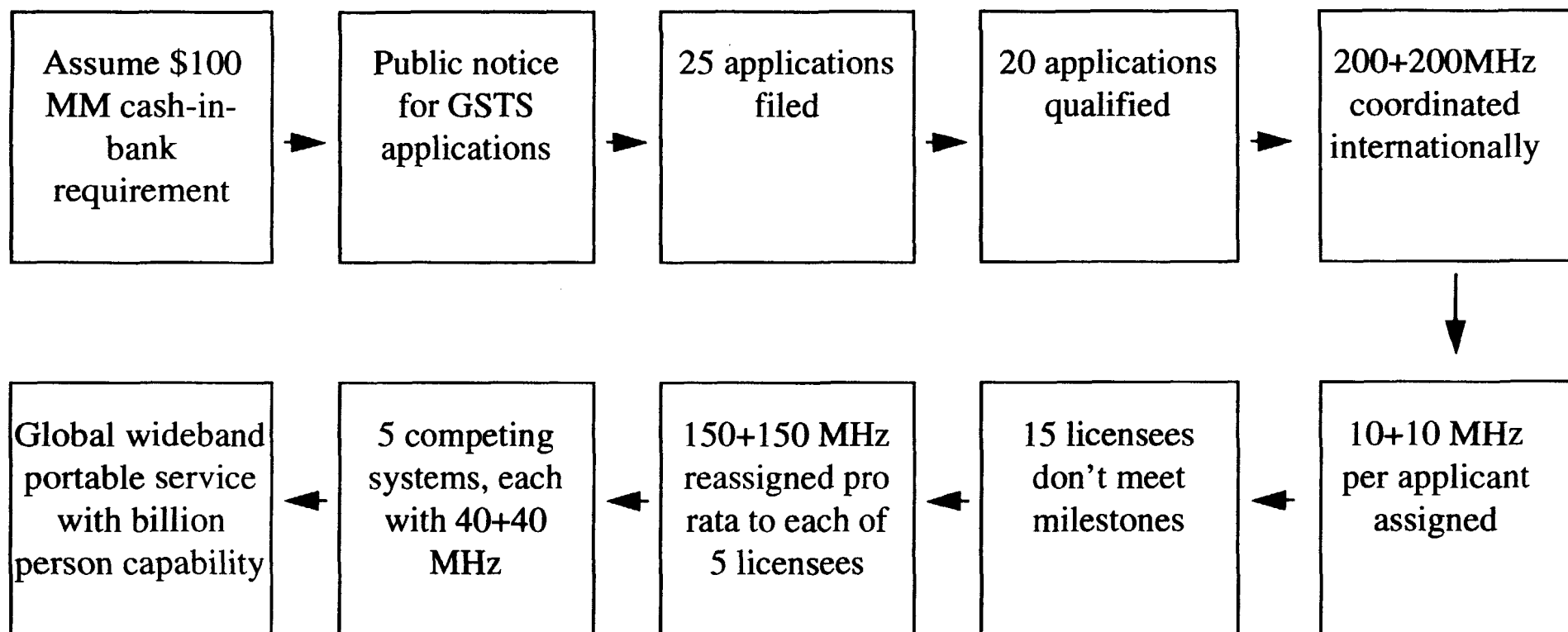
Regulatory
Briefing
16 of 19

- Cash in bank for first n sky stations.
- Meet foreign ownership limitations.
- Agreement to international coordination and national authorization constraints.



Example of Non-Exclusive Licensing Process

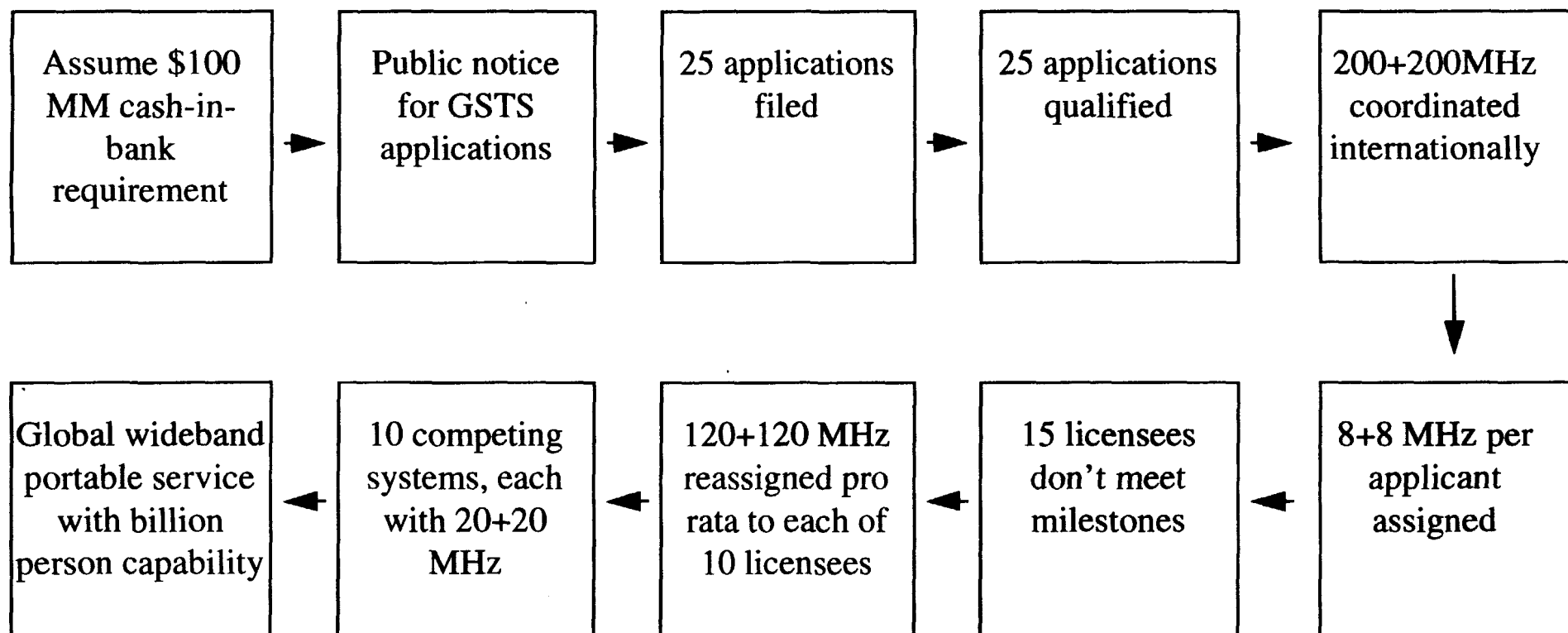
Regulatory
Briefing
17 of 19





Example of Non-Exclusive Licensing Process

Regulatory
Briefing
18 of 19





Requested Government Actions

Regulatory
Briefing
19 of 19

- Get GSTS definitions and revision of footnote 901 on the agenda for WRC-97.
- Issue NPRM to establish rules for a non-MX GSTS in the existing fixed/mobile allocation at 47 GHz, including revision of footnote US297.
- Authorize Sky Station International, Inc. to start constructing and operating a GSTS at its own risk (Experimental service in the DC-NY corridor).